

Eric A. Grasberger (*pro hac vice*)
eric.grasberger@stoel.com
Mario R. Nicholas (SB #273122)
mario.nicholas@stoel.com
Stoel Rives LLP
760 SW Ninth Avenue, Suite 3000
Portland, OR 97205
Telephone: 503.224.3380
Facsimile: 503.220.2480

Attorneys for JH Kelly, LLC

Aaron R. Gruber (SB #209509)
agruber@rallsgruber.com
Dylan J. Crosby (SB #299536)
dcrosby@rallsgruber.com
Ralls Gruber & Niece LLP
1700 S. El Camino Real, Suite 150
San Mateo, CA 94402
Telephone: 650.445.0543
Facsimile: 650.240.2250

*Attorneys for Pacific Gas and Electric
Company*

Marion T. Hack (SB #179216)
marion.hack@troutman.com
Luke Nicholas Eaton (SB #280387)
Luke.eaton@troutman.com
Troutman Pepper Hamilton Sanders LLP
350 South Grand Avenue, Suite 3400
Los Angeles, CA 90071
Telephone: 213.928.9800
Facsimile: 213.928.9850
Attorneys for AECOM Technical Services, Inc.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

In Re
PG&E CORPORATION
v.
AECOM TECHNICAL SERVICES, INC.

Case No. 4:20-cv-05381-HSG (Lead Case)

(Reference withdrawn from Bankruptcy Case
No. 19-30088, Adv. Proc. No. 20-03019 and
Adv. Proc. No. 19-03008)

(Consolidated with Case No. 3:20-cv-08463-
EMC)

**ORDER ON STIPULATED REQUEST
TO MODIFY SCHEDULING ORDER**

Pursuant to Civil L.R. 6-2, JH Kelly, LLC (“Kelly”), AECOM Technical Services, Inc.
 (“AECOM”), and Pacific Gas and Electric Company (“PG&E”) (collectively, the “Parties”),
 jointly seek an order of the Court to modify the Rule 26 Initial Disclosure deadline of Ed Staub

1 & Sons Petroleum Inc. ("Staub") set forth in the Court's January 29, 2021 Scheduling Order
2 ("Scheduling Order") (Dkt. No. 17).¹ The Parties, through their respective counsel, stipulate as
3 follows:

4 WHEREAS, on January 29, 2021, the Court issued the Scheduling Order, which set out
5 certain dates and deadlines for this matter, including the deadline of March 15, 2021 for Staub
6 to submit its Initial Disclosures;

7 WHEREAS on February 19, 2021, the Court issued its Order on Stipulated Request to
8 Modify Scheduling Order that set deadlines of March 8, 2021 for AECOM to file an amended
9 Counterclaim and an amended Answer, and March 29, 2021 for PG&E and Kelly to file
10 responsive pleadings to AECOM's amended Counterclaims and/or amended Answer, as
11 applicable (Dkt. No. 35);


12 WHEREAS, in light of the amended deadline for PG&E and Kelly to file responsive
13 pleadings to AECOM's amended Counterclaims, the Parties agree that Staub's modified
14 deadline for the submission of its Rule 26 Initial Disclosures should be continued to April 12,
15 2021.

16 NOW THEREFORE, in consideration of the foregoing, the Parties, by and through their
17 counsel, hereby STIPULATE and AGREE as follows:

- 18 1. The modified deadline for Ed Staub & Sons Petroleum Inc. to submit its Rule 26
19 Initial Disclosures is April 12, 2021.

20 **PURSUANT TO STIPULATION, IT IS SO ORDERED**

21
22 Dated: 3/16/2021

23 
24 Honorable Haywood S. Gilliam, Jr.
25 U.S. District Judge for U.S. District Court,
26 Northern District of California

27
28 ¹ It is Staub's position that Staub is not currently a party to this lawsuit. Kelly disputes that Staub is not
currently a party to this lawsuit and reserves its rights in this regard.